IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

'	UNITED STATES OF AMERICA	*			
	VS.	*	Case No.	L-06-0190	
	HENRY OWUNNA	*			

	ORDER SETTING	G CONDITI	ONS OF RELEA	<u>ASE</u>	
IT	IS ORDERED that the release of the del	fendant is sub	ject to the follow	ing conditions:	
i i	(1) The defendant shall not commit any offense in violation of federal, state or local law while on release in this case. The defendant shall notify the U.S. Pretrial Services Office for this District within 24 hours if he/she is arrested or questioned by a law enforcement officer or charged with an offense, including any traffic offense.				
	2) The defendant shall immediately advise the court, defense counsel and the U.S. Attorney in writing before any change in address and telephone number.				
	The defendant shall appear at all proceeding mposed as directed. The defendant shall				
.0	on		Per	(pace)(date and time).	
	Release on Personal IS FURTHER ORDERED that the defer 4) The defendant promises to appear at a sentence imposed.	ndant be relea	sed provided that	::	
<u> </u>	5) The defendant executes an unsecured of appear as required or to surrender as c	do	llars (\$) in the event of a failure to	
	Additions	al Conditions	of Release		
of th	on finding that release by one of the above the defendant or will endanger the safety DERED that the release of the defendant is a safety of the defendant of t	y of any other is subject to the control of the con	er person or the he conditions ma	community, it is FURTHER	

U (6)	The defendant is placed in the custody of:		
	of Person/Organization)		
(Addre			
	State/Zip) (Phone No.)		
яппеат	grees (a) to supervise the defendant in accordance with all the conditions of release, (b) to use every effort to assure the		
violate	ance of the defendant at all scheduled court proceedings, and © to notify the court immediately in the event the defendant is any conditions of release or disappears.		
	Signature of Custodian or Proxy		
☐ (7) ¹	The defendant shall:		
\Box (a)	maintain or actively seek employment.		
O po	maintain or commence an educational program.		
	abide by the following restrictions on his personal associations, place of abode, or travel:		
	Reside at 19 males Court		
	Morrae Township WJ 08851		
년 (d)	avoid all contact with the following named persons, who are considered either alleged victims or potential wirnesses:		
-/	I sayed serviced to consinuable US		
10 (a)	A deproved sentile for > 48 home		
رد) بعد	report on a regular basis to the supervising officer. The defendant shall promptly obey all reasonable directions and instructions of the supervising officer.		
O (A	comply with the following curfew:		
	refrain from possessing a firearm, destructive device, or other dangerous weapon.		
	refrain from excessive use of alcohol.		
	S		
- (1)	refrain from any use of a narcotic drug or other controlled substance as defined in 21 U.S.C §802, unless prescribed by a licensed medical practitioner.		
□ (j)	•		
0,			
(k) execute a bond or an agreement to forfeit upon failing to appear as required, the following sum of money or			
	property:		
(1)	post with the court the following indicia of ownership of the above-described property, or the following amount or		
	percentage of the above-described money:		
(m)	execute a bail bond with solvent sureties in the amount of \$		
· ()	return to custody each (week)day as of o'clock after being released each (week)day as of o'clock for employment, schooling, or the following limited purpose(s):		
- /			
(o) E	surrender any passport to the Clerk of the Court.		
(p)	obtain no passport.		
(p)	Defendant shall undergo drug and/or alcohol testing and treatment as determined appropriate by the PreTrial Services		
	agency.		
(r)	submit to an electronic monitoring program as directed by the supervising officer; the defendant may be directed to		
	pay all or part of the costs as directed by Pretrial Services.		
☐ (s)	The defendant is not to use computer systems, Internet-capable devices and/or similar electronic devices at any		
	location (including employment or educational program) without the prior written approval of the U.S. Probation or		
	Pretrial Services Officer. The defendant shall cooperate with the U.S. Probation and Pretrial Services Office		
	monitoring of compliance with this condition. Cooperation shall include, but not be limited to, participating in a Computer & Internet Monitoring Program, identifying computer systems, Internet-capable devices and/or similar		
	electronic devices the defendant has access to, allowing the installation of monitoring software/hardware at the		
	defendant's expense, and permitting random, unannounced examinations of computer systems. Internet-capable		
_	devices and similar electronic devices under the defendant's control.		
☐ (t)	other:		

Advice of Penalties and Sanctions

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

Convictions for the commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year if the offense is a misdemeanor. This sentence shall be consecutive to any other sentence.

Federal law makes it a crime punishable by up to five years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment, and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness, victim or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release you knowingly fail to appear as required by the conditions of release, or to surrender for the service of any sentence imposed, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than ten years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both

A term of imprisonment imposed for failure to appear or surrender shall be consecutive to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of Defendant

I acknowledge that I am the defendant in this case and that conditions of release, to appear as directed, and to surrender for s	I am aware of the conditions of release. ervice of any sentence imposed. I am awa	I promise to obey all
sanctions set forth above.	He7)	
	Signature of Defendant 34 Angelo (0	
	Address	rt news
	Monroe NJ 0883	609) 655 - 2899
	City/State/Zip	Telephone No.

Directions to United States Marshal

The defendant is ORDERED released after processing.	
☐ The United States Marshal is ORDERED to keep the defe	ndant in custody until notified by the clerk or judicial officer tha
the defendant has posted bond and/or complied with all other complied with all	onditions for release. The defendant shall be produced before the
appropriate judicial officer at the time and place specified, if s	till in custody.
4/4/08	Source
Date	SUSAN K. GAUVEY
	UNITED STATES MAGISTRATE JUDGE



"Larry Allen Nathans" <nathans@nathanslaw.com>

04/08/2008 03:21 PM

Please respond to <nathans@nathanslaw.com> To <Jess_Nelson@njd.uscourts.gov>

CC

bcc

Subject Removing the Appearance Bond for Pamela Ozwowalu

Mr. Nelson

Thank you for speaking with me today concerning Mr. Owunna's case. Per our discussion, I am sending you this email and attachment. As you know, my client Henry Owunna was arrested in New Jersey as the result of a warrant from the USDC in Maryland (case no. L-06-0190). On February 21, 2008, Magistrate Judge Patty Schwartz set conditions of release for Mr. Owunna [case number 08-3032(PS)]. As part of the February 21st release conditions, Pamela Ozwowalu signed a \$150,000 3rd party Appearance Bond. On April 4, 2008, Mr. Owunna appeared before Magistrate Judge Susan Gauvey in the USDC in Baltimore for an initial appearance and arraignment. I represented him in Baltimore (New Jersey counsel represented Mr. Owunna on 2/21). On April 4th, Magistrate Judge Gauvey signed a new Order Setting Conditions of Release (Order). Per our discussion, I have attached a copy of that Order. Among other changes in release conditions, Judge Gauvey's Order rescinded the 3rd party bond set in New Jersey on February 21st.

I understand that based on Judge Gauvey's Order, you will release the 3rd party bond signed by Ms. Ozwowalu. I understand from Ms. Ozwowalu that it is necessary to accomplish the release as soon as possible in order for her to close on a second mortgage on her residence.

Please contact me with any questions or concerns. I would appreciate it if you would let me know when the 3rd party bond is rescinded.

Thank you again for your help.

Best

Larry Nathans

Larry Allen Nathans, Esq. Nathans & Biddle, LLP 120 East Baltimore Street Suite 1800 Baltimore, Maryland 21202 410-783-0272 phone 410-783-0518 facsimile www.nathanslaw.com

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From: Livia Brocato [mailto:lbrocato@nathanslaw.com]

Sent: Tuesday, April 08, 2008 2:55 PM

To: nathans@nathanslaw.com

Subject:

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